Institute of Management and Labor Relations

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RUTGERS UNIVERSITY

CONTRACT

Absecon, City of

(exployer)

MAINLAND PBA LOCAL 77

AND THE

CITY OF ABSECON

CALENDER YEARS 1986/1987

V January 1, 1916 - December 31 1917

CONTRACT AMENDMENTS

MAINLAND PBA LOCAL 77

AND THE

CITY OF ABSECON

CALENDER YEARS 1986/1987

The below listed Articles were changed or added in the new contract.

Article	8	.Holiday Added
Article	11-1	New Salary Scale
Article	11-1a	.Newly Added
Article	11-7(D)	Newly Added
Article	11-9	.Newly Added
Article	11-9a	Newly Added
Article	13-1	.Masters Degree
Article	15-1	.Uniform Maintenance
Article	15-2	.Uniform Purchases

All other contract criteria remains the same as the 1985 contract.

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AGREEMENT

AGREEMENT, DATED 19, BT AND BETWEEN THE CITY OF ABSECON A MUNICIPAL CORPORATION OF THE STATE OF NEW JERSEY, HEREINAFTER REFERRED TO AS THE "CITT" AND THE NEW JERSEY POLICENAM'S BENEVOLENT ASSOCIATION, INC. THROUGH ITS DESIGNATED AFFILIATE, MAINLAND LOCAL NUMBER SEVENTI-SEVEN, HEREINAFTER REFERRED TO AS PBA 77.

ARTICLE 1 - PURPOSE

THIS AGREEMENT IS ENTERED INTO PURSUANT TO THE PROVISIONS OF CHAPTER 303, LAWS OF 1968 (NJ REV. STATUTE 36:13A-5 ET SER) OF THE STATE OF NEW JERSET TO PROMOTE AND INSURE MARKONIOUS RELATIONS; COOPERATION AND UNCERSTANDING BETWEEN THE CITT AND ITS EMPLOYEES; TO PROVICE FOR THE RESOLUTION OF LEBITIMATE SRIEVANCES; TO PRESCRIBE THE RIGHTS AND DUTIES OF THE CITT AND ITS EMPLOYEES, ALL IN ORDER THAT THE PUBLIC SERVICE SHALL BE EXPEDITED AND EFFECTUATED IN THE BEGT INTEREST OF THE CITTZENS OF THE CITT OF ABSECON. NEW JERSET.

ARTICLE 2 - EMPLOYEE REPRESENTATIVE

2-1 MAJORITY REPRESENTATIVE:

THE CITT RECOGNIZES THE MAJORITT REPRESENTATIVE OF PBA 477 AS THE EXCLUSIVE NEGOTIATING AGENT FOR ALL REGULARLT APPOINTED, FULL TIME POLICE OFFICERS WITHIN THE CITY OF ADSECON POLICE GEPARTMENT, EXCLUDING THE CHIEF OF POLICE AND GEFUTT CHIEF OF POLICE, HEREINAFTER REFERRED TO AS THE "EMPLOTEES". THE CITT AND EMPLOTEES AGREE THAT THE MAJORITT REPRESENTATIVE OF PBA 77 HAS THE RIGHT TO MEGOTIATE AS TO RATES OF PAT, HOURS OF WORK, FRINGE BENEFITS, MORKING COMDITIONS, SAFETT OR EQUIPMENT, PROCEDURES FOR ADJUSTMENT OF DISPUTES AND SRIEVANCES AND ALL OTHER RELATED MATTERS. THE MAJORITT REPRESENTATIVE SHALL BE APPOINTED ACCORDING TO THE PROCEDURE SET FORTH IN NEW JERSEY REVISED STATUTES 34:13A-5.1 ET.SEQ. AND SHALL HAVE ALL THE RIGHTS AND PRIVILEGES THERETO.

2-2 STEWARDS:

ND MORE THAN ONE REPRESENTATIVE OF PBA 77 SHALL BE PERMITTED TIME OFF TO ATTEND MESOTIATING SESSIONS AND MEETINGS OF THE PBA 77. A SEVENTY TWO HOUR NOTICE MUST BE SIVEN TO THE BRIFT COMMANDER PRIOR TO TIME OFF BEING SRANTED, ALSO, WHEN TIME OFF IS GRANTED IT SHALL BE WITHOUT PAY, UNLESS, THE MEETING IS JOINT BETWEEN THE PBA 77 AND THE CITY OF ADSECDN AND THEN TIME OFF SHALL BE GRANTED WITHOUT LOSS OF PAT.

ARTICLE 3 - GRIEVANCE PROCEDURE

3-1 DEFINITIONS:

A GRIEVANCE IS ANT DISPUTE BETWEEN THE PARTIES CONCERNING THE APPLICATION OR INTERPRETATION OF THIS ASREMENT OR ANT COMPLAINT BY AN EMPLOYEE AS TO ANT ACTION OR NON-ACTION WHICH VIOLATES ANT RISHTS ARISING FROM HIS DR THEIN EMPLOYMENT. HO MORE THAN TWO ABSECON CITY EMPLOYEES, THAT ARE REPRESENTATIVES OF THE PBA 77 SHALL BE SIVEN TIME OFF WITH PAT FROM THEIR REGULAR DUTIES TO ATTEND GRIEVANCE DISCUSSIONS DETWEEN THE PBA 77 AND THE CITY OF ABSECON. ALL GRIEVANCES BY AN EMPLOYEE AND THE RESPONSES THERETO BY THE CITY SHALL BE IN WRITING WITHIN TEN (10) MORXING DATS OF ITS OCCURRENCE OR THE KNOWLEDGE OF ITS OCCURRENCE, AND THEN SUBNITTED TO THE STEWARD FOR PROCESSING. THE PROCESSING OF GRIEVANCES SHALL TAKE PLACE WITHOUT DISCRIMINATION AND TRRESPECTIVE OF MEMBERSHIP OR AFFILLIATION OF PDA 77.

3-2 PROCEOURE:

STEP I - THE STEWARD SHALL TRI TO RESOLVE THE GRIEVANCE IN AM INFORMAL MANNER THROUGH THE CHAIN OF COMMAND. HE SHALL START THE GRIEVANCE AS NIGH UP IN THE CHAIN OF COMMAND AS HE DEEMS NECESSART TO RESOLVE THE GRIEVANCE. THIS P. SIEP SHOULD TAKE NO LONGER THAN FIVE (31 NORKING DAYS.

- BTEP 2 IF THE BRIEVANCE TB NOT SATISFACTORILY ADJUSTED UNDER THE PROVISIONS OF STEP T ABOVE, IT SHALL BE SUBNITTED IN WRITING TO PBA 77 WHO SHALL ACCEPT OR REJECT SAID BRIEVANCE WITHIN TEN 110) MORKING DAYS OF RECEIPT.
- STEP 3 IF PBA 77 ACCEPTS SATD BRIEVANCE IT SHOULD SUBNIT THE SRIEVANCE TO THE CHIEF OF POLICE. THE CHTEF OF POLICE MUST RECOMMEND A DECIBION IN WRITING WITHIN FIVE IS) DAYS OF RECEIPT OF THE GRIEVANCE TO THE PBA 77.
- STEP 4 IF THE SRIEVANCE IS NOT SATISFACTORILY ADJUSTED UNDER THE PROVISIONS OF STEP 2 AND STEP 3 ABOVE, THE PBA 77 MAY AFPEAL THE GRIEVANCE BY WRITTEN NOTICE, WHICH NOTICE SHALL SET FORTH THE UNIONS POSITION WITH RESPECT TO SUCH SRIEVANCE, TO THE MAYOR OF THE CITY OF ABSECON WITHIN FIVE (5) DAYS AFTER DISCUSSIONS HAVE BEEN CONCLUDED AFTER STEP 3 ABOVE. IF THE BRIEVANCE IS NOT SATISFACTORILY SETTLED AT THIS BTEP THE NAYOR SHALL SUBNIT TO THE PBA 77 TH WRITING A FINAL STATEMENT OF HIS POSITION. THE CASE SHALL THEN BE CONSIDERED CLOSED UNLESS EITHER PARTY WITHIN FIFTEEN (15) DAYS AFTER CONCLUSION OF DISCUSSION AT THIS BTEP TNITIATES IMPARTIAL DINDING ARBITRATION PROCEEDINGS AS SET FORTH IN STEP 5 BELOW.
- STEP 5 ANY PARTY INITIATING ARBITRATION PROCEEDINGS SHALL ROTIFY THE PUBLIC EMPLOYEES RELATIONS COMMISSION THAT THEY ARE ENTERING INIO ARBITRATION PROCEEDINGS AND THAT A LIST OF ARBITRATORS BE SUPPLIED AS REQUESTED. IF THE CITY AND THE PBA 77 CANNOT AGREE TO A SATISFACTORY ARBITRATOR WITHIN TEN (10) DAYS AFTER RECEIPT OF THE LIST, THE COMMISSION SHALL BE REQUESTED TO SELECT AN ARBITRATOR. THE ARBITRATOR SHALL NEAR THE NATTER ON THE EVIDENCE AND WITHIN THE HEANING OF THE AGREEMENT, HE SHALL RENDER AN AWARD IN MRITING WITHIN TEN (10) DAYS AFTER THE CONCLUSION OF THE NEARING AND HIS DECISION SHALL BE FIHAL AND BINDING ON ALL PARTIES. EACH OF THE PARTIES MERETO SHALL BEAR THE COMPENSATION AND EIPENSE OF THE NEMBERS APPOINTED BY IT ON ITS MEHALF. THE COMPENSATION AND EXPENSE OF THE BOARD OF ARBITRATION SHALL BE NORME EQUALLY BY THE PBA 77 AND THE CITY OF ASSECDM.

3-3 EXTENSIONS AND MODIFICATIONS:

TIME EXTENSIONS INVOLVING THE GRIEVANCE PROCEDURE MAY BE NUTUALLY AGREED TO BY THE CTLY AND THE COMMITTEE.

ARTICLE 4 - NON-DISCRIMINATION:

THE CITY AND THE EMPLOYEES BOTH RECOGNIZE THAT THERE SHALL BE NO DISCRIMINATION BY REASON OF SEX, CREEB, RACIAL ORIBIN, WITH RESPECT TO EMPLOYMENT, OR OPPORTUNITIES FOR IMPROVEMENT OF JOBS, OR AS A CONDITION OF EMPLOYMENT. THE CITY FURTHER AGREES THAT IT WILL NOT INTERFERE WITH OR DISCRIMINATE AGAINST AN EMPLOYEE BECAUSE OF MEMBERSHIP IN, OR LESITNATE ACTIVITIES ON BEHALF OF PBA 77, NOR WILL THE CITY ENCOURAGE MEMBERSHIP IN ANY OTHER MEMBERSHIP OR UNION OR OD ANTTHINS TO INTERFERE WITH THE REPRESENTATION BY THE NAJORITY REPRESENTATIVE OF PBA 77 AS THE EXCLUSIVE DARSAINING ASENT OF EMPLOYEES.

ARTICLE 5 - BULLETIN BOARD, DUES CHECK OFF:

THE CITY SHALL PERMIT THE USE OF BULLETIN BOARDS LOCATED IN THE POLICE DEPARTMENT HEADQUARTERS BY THE PDA 77 FOR THE POBTING OF NOTICES CONCERNING PBA BUSTNESS AND ACTIVITIES.

THE CITY AGREES IN ACCORDANCE WITH STATE BEATUTES UPON RECEIPT OF BISNED AUTHORIZATION CARDS FROM THE EMPLOYEE, TO DEDUCT FROM THE EMPLOYEES WASES THE AMOUNT OF AMHUAL DUES AS PRESCRIBED BY PBA 77, IN EQUAL THISTALLMENTS BY-WEEKLY AND TO FORWARD GAID AMOUNT TO THE TREASURER OF PBA 77 ON THE FIRST OF EACH MONTH. THIS PROCEDURE IS OPEN TO ADJUGIMENT WITH THE CITY TREASURER AS TO POLICY PROCEDURE.

ARTICLE 6 - MANAGEMENT RIGHTS:

IT IS THE RIGHT OF THE CITY TO DETERMINE THE STANDARDS OF SERVICE TO BE OFFERED BY ITB EMPLOYEES, DETERMINE THE

BIANDARD FOR GELECTION OF EMPLOYMENT OIRECT ITS EMPLOYEES TAKE DIGCIPLINARY ACTION; MAINTAIN THE EFFICIENCY GF ITS OPERATION. DETERMINE THE METHODS, MEANS AND PERSONNEL BY WHICH ITS OPERATIONS ARE TO BE COHOUCTED OF DETERMINE CONTENT OF JOB CLASSIFICATIONS SCHEDULE HOURS. TAKE MECESSARY ACTIONS TO CARRY OUT ITS MISSIDHS OF EMERGENCY, EXERCISE CONFLETE CONTROL AND DESCRETION OVER ITS ORGANIZATION AND THE TECHNOLOGY OF PERFORMING ITS WORK. NOTHING IN THIS ARTICLE GHALL ALTER OR RELIEVE THE CITY OF ITS OBLIGATIONS UNDERTAKEN BY THIS AGREEMENT.

ARTICLE 7 - POLICENANS RIGHTS:

7-1 FBA AFFILIATION:

FURSUARI TO CHAPTER 303, PUBLIC LAWS OF 1988, THE CITY AGREES THAT EVERY POLICEMAN SHALL HAVE THE RIGHT FREELY TO GREANIZE, JOIN AND SUPPORT THE PBA AND ITS AFFILIATES FOR THE PURFOSE OF ENSABING IN COLLECTIVE BARGAININO INEGUILATIONS AN OTHER CONCERNED ACTIVITIES FOR MUTUAL AID AND PROTECTION. AS A BODY EXERCISING GOVERNMENTAL POWER UNDER YIFE LAWS OF THE STATE OF MEM JERSEY, THE CITY UNDERTAKES AND AGREES THAT IT SHALL HOT DIRECTLY OR INDIRECTLY DISCOURAGE OR DEFRIVE OR CORRECE ANY POLICEMAN IN THE EMPLOYMENT OF ANY RIGHTS CONFERRED BY CHAPTER 303, OR OTHER LAWS OF KEN JERSEY OR THE CONSTITUTION OF NEW JERSEY AND THE UNITED STATES. THAT IT SHALL HOT DISCRIMINATE AGAINST ANY POLICEMAN NITH RESPECT TO HOURS, MAGES OR ANY DIMER TERN OR CONDITION OF EMPLOYMENT BY REASON OF HIS MEMBERSHIP IN THE FBA DR AFFILIATES, DR HIS PARTICIPATION IN ANY OF THESE ACTIVITIES, COLLECTIVE MEGOTIATIONS NITH THE CITY, OR HIS INSTITUTION OF ANY GRIEVANCE COMPLAINT OR PROCEEDING UNDER THIS AGREEMENT WITH RESPECT TO ANY TERMS OR CONDITIONS OF EMPLOYMENT.

7-2 DIHER EMPLOYMENTS.

MEMBERS SHALL BE ENTITLED TO ENGAGE IN ANY LAMFULL ACTIVITY AND OBTAIN ANY LAWFUL WORK WHILE OFF OUTY, PROVIDING SAME DOES NOT CONFLICT WITH HIS RESPONSIBILITIES AS A POLICE OFFICER.

7-3 REFORTS OR CHARGES AGAINST EXPLOYEES: (DEPARTMENTALLY)

EMPLOYEES GMALL BE MADE AMARE OF REPORTS OR CHARGES AGAINST THEM. THEY SHALL NOT BE COMPELLED TO MAKE ANY VERBAL DR WRITIEM STATEMENT CONCERNING THE CHARGES AND THEY SHALL HAVE THE RIGHT TO CONSULT AM ATTORNEY AMO/OR THE PSA AT NO EXPENSE TO THE CITY OF ABSECOM. IN ADDITION EMPLOYEES SHALL HOT BE SUSPENDED NOR SUFFER THE LOSG OF BENEFITS UNTIL AFIER A DEPARTMENTAL HEARING, UNLESS, HOWEVER, THE SUPERIOR OFFICER IN CHARGE CONGIDERS THE SUSPENSION OF AN EMPLOYEE AN IMMEDIATE NECESCITY FOR THE SAFETY OF THE PUBLIC OR THE HELFARE OF THE DEPARTMENT. IN CASES WHERE THE EMPLOYEE IS GUSFENDED PRIOR TO A DEPARTMENTAL HEARING THE SUPERIOR DEFICER SHALL NITHIN THEMTY FOUR 1241 HOURS SUBNIT A WRITTEN REPORT EXPLAINING SUCH ACTION TO THE CHIEF OF POLICE AD MAYOR OF THE CITY OF ABSECON. A COPY OF THE REPORT GMALL BE MADE AYAILABLE TO THE EMPLOYEE OR EMPLOYEES INVOLVED UPON REQUEST.

7-4 DEFEUSE OF AN OFFICER:

WHEN THE DEFENSE OF AN OFFICER IS REQUIRED DUE TO CIRCUMSTANCES ARISINS OUT OF THE RESPONSIBILITIES AS AN EMPLOYEE, DIHER THAN DISCIPLINARY ACTIONS INITIATED BY THE CITY OF ABSECON, THE NECESSARY DEFENSE SHALL BE PROVIDED AS "GPECIFIED IN TITLE 40At14-155 OF THE NEW JERSEY STATE GRATUTES. IN ADDITION THE CITY SHALL PROVIDE A LIST OF AT LEAST TEN (101 ATTORNIES AND THE EMPLOYEE OR GROUP OF EMPLOYEES SHALL BE BIVEN THE OPPORTUNITY TO SELECT ONE (11 ATTORNIEY FOR THEIR DEFENSE. THE ATTORNIES ON THE LIST SHALL BE COMPETENT IN THE AREA OF THE SUIT SO THSTITUTED. IF THE EMPLOYEE AND THE EMPLOYER CAMBOT AGREE ON AN ATTORNIEY, THE OFFICER SHALL HAVE THE RIGHT TO CHOOSE HIS DWN ATTORNIEY AT THE PREVAILING RATE OF \$75.00 ID \$100.00 PER HOUR. ANY CHARGES IN EXCESS OF THIS RATE SHALL BE THE RESPONSIBILITY OF THE GFFICER'S SO CHARGED.

ARTICLE 8 - HOLIDAYS:

ALL EMPLOYEES COVERED BY THIS AGREEMENT GNALL RECEIVE THE FOLLOWING PATO NOLIDAYS.

MEN YEARS DAY MARTIN LUTHER KING DAY WASHINGIDNS BIRTHDAT LINCOLNS BIRTHDAY 600D FRIDAY MEMORIAL DAY IHDEPENDENCE DAY

COLUMBUS DAY
VETERANS DAY

THANKSBIVING DAY
FRIDAY AFTER THANKSSIVING
CHRISTMAS DAY
PERGDNAL HOLIDAY

IN ADDITION ANY OTHER DAY OR HALF, DAY BIVEH TO DIHER CITY EMPLOYEEB.

TIME OFF FOR HOLIDAYS MUST BE SUBMITTED TO THE SERBEANT OF THE SHIFT FOR APPROVAL FORTY EIGHT (4B) HOURS IN ADVANCE OF THE DAY OR DAYS REQUESTED. IF FOR SOME MEASON THE REQUEST IS NOT SUBMITTED FORTY EIGHT 14B) HOURS IN ADVANCE THE SERBEANT MAY, AT ILLS DESCRETION, BRANT THE REQUEST. EMPLOYEEB MAY RECEIVE PAYMENT FOR HOLIDAYS NOT TAKEN DURING THE CALENDER YEAR BECAUSE OF DEPARTMENTAL PESFONSIBILITIES. PAYMENT SHALL BE COMPUTED AT THE OAILY RATE OF PAY APPLICABLE AT THE TIME THE HOLIDAY WAS EARNED AND PAID PRIOR TO MARCH 31 OF THE FOLLOWINB YEAR. TIME OFF FOR HOLIDAYS SHALL NOT BE RESCHEDULED BECAUSE OF SICKNESS UNLESS A SUPERIOR IS NOTIFIED PRIOR TO MIDNIGHT OF WHEN THE TIME OFF IS TO DEGIN. THE OFF FOR HOLIDAYS MAY BE APPROVED IN ADVANCE OF WHEN THEY ARE EARNED, HOWEVER, IF BECAUSE OF LEAVES OF ABSENCE, SUSPENSION, TERMINATION OF EMPLOYMENT OR ANY OTHER REASON IT IS KNOWN THAT THE TIME OFF THAT HAS BEEN TAKEN NILL NOT BE EARNED IN THE CALENDER YEAR, REIMBURSEMENT TO THE CITY MUST BE MADE. REIMBURSEMENT WILL BE COMPUTED AT THE DAILY RATE THE EMPLOYEE WAS PAID DURING THE TIME OFF. IF BY JUNE OF THE FOLLOWING YEAR ALL EFFORTS TO GRANT REQUESTED TIME OFF FOR HOLIDAYS EARNED THE PREVIOUS YEARS HAVE BEEN EXHAUSTED, PAYMENT SHALL BE MADE FOR UNUSED HOLIDAYS. IN ADDITION, EVERY EFFORT BY THE SERSEANT MUST BE MADE TO SATISFY THE DEPARTMENTS NEEDS IN CASE OF AN EXERCENCY PRIOR TO CALLING THE EMPLOYEE BACK TO WORK FROM HOLIDAY TIME OFF.

ARTICLE 9 - VACATIONS:

9-1 ELISIBILITY:

EMPLOYEES SHALL BE ELIGIBLE FOR FIFTEEN (15) VACATION DAYS DURING THE FIRST YEAR OF SERVICE, HOWEVER, VACATION TIME MAY NOT BE TAKEN UNTIL AFTER NINE (9) MONTHS OF SERVICE HAS BEEN COMPLETED.

EMPLOYEES SHALL BE ELISIBLE FOR EIGHTEEN IIB) VACATION DAYS THE CALENDER YEAR IN WHICH FIVE IS) YEARS OF SERVICE WILL BE COMPLETED.

EMPLOYEES SHALL BE ELIGIBLE FOR TWEHTY-ONE (21) VACATION DAYB THE CALENDER YEAR IN WHICH TEN 1101 YEARS OF SERVICE WILL BE COMPLETED.

EMPLOYEES SHALL BE ELISIBLE FOR TWENTY-FOUR (24) VACATION DAYB THE CALENDER YEAR IN WHICH FIFTEEN (151 YEARS OF SERVICE WILL BE COMPLETED.

FOR THE PURPOSE OF THIS AGREEMENT VACATION DAYS ARE DEFINED AS DAYB BIVEN OFF WITH PAY THAT ARE HORMALLY SCHEDULED TO WORK

9-2 APPROVAL:

THE CHIEF OF POLICE SHALL DETERMINE WHEN THERE IS A CONFLICT OF VACATION, SIVING PRIORITY TO THOSE EMPLOYEES WITH SEMIORITY. IN ADDITION EVERY EFFORT BY THE CHIEF OF POLICE MUST BE MADE TO SATISFY THE HEEDS OF THE DEPARTMENT IN CASES OF EMERGENCY PRIOR TO CALLING THE EMPLOYEES BACK TO MORK FROM VACATION TIME OFF. VACATION REQUEST MUST BE SUBNITTED TO THE CHIEF OF POLICE FOR APPROVAL AND MAY DE TAKEN ANY TIME DURING THE YEAR PROVIDED THE CHIEF OF POLICE HAS SIVEN PRIOR APPROVAL.

ARTICLE 10 - LEAVES OF ASSENCE

10-1 SICK LEAVE!

SICK LEAVE IS DEFINED TO MEAH ABSENCE FROM EMPLOYMENT BECAUSE OF ACCIDENT, ILLMESS, DR RESTRICTED FROM DUTY SY A LICENSED PHYSICIAN. A CERIIFICATE FROM THE ATTENDINS PHYSICIAN IS REQUIRED AS PROOF OF ILLMESS AFTER THREE (3I CONSECULIVE DAYS OF SICK LEAVE. EMPLOYEES GHALL BE PERMITTED SICK LEAVE TO ATTEND A SICK MEMBER OF THEIR IMMEDIATE FAMILY. HOWEVER, THE SICK LEAVE SHALL NOT BE PERMITTED TO EXTEND INTO THE NEXT TOUR OF THE SCHEOULED SMIFT.

ID-2 ACCUMULATION:

EMPLOYEES COVERED BY THIS AGREEMENT SHALL BE GRANTED SICK LEAVE AS DEFINED ABOVE WITH PAY FOR CHE (1) WORKINS DAY FOR EACH HOWTH OF GERVICE OURIND THE INITIAL YEAR OF EMPLOYMENT AND SHALL RECEIVE FIFTEEN (15) WORKINS DAYS BICK LEAVE FOR EACH CALENDER YEAR THEREAFIER. IF AN EMPLOYEE REQUIRES NONE OR ONLY A PORTION OF ALLOWABLE SICK LEAVE FOR ANY CALENDER YEAR THE UNUSED ANGUNT OF SICK LEAVE SHALL ACCUMULATE FROM YEAR YO YEAR AND EACH EMPLOYEE SHALL DE ENTITLED TO THEIR ACCUMULATED SICK LEAVE WITH PAY IF AND WHEN REQUIRED. IN CASES OF SEVERE HARDSHIP AS DETERMINED BY THE CHIEF OF POLICE AND WITH APPROVAL OF THE HAYOR, UNEARNED SICK LEAVE MAY BE SRANTED. THE CITY SHALL NOT REQUIRE ANY OF ITS EMPLOYEES COVERED BY THIS AGREEMENT, WHO MAY BE DIGABLED AS A RESULT OF EMPLOYMENT WITH THE CITY TO UTILIZE ACCUMULATED SICK LEAVE.

10-3 PAY UPON TERMINATION:

UPOH AN EMPLOYEES RETIREMENT, DEATH OR MONORABLE TERMINATION OF EMPLOYMENT AFTER 19 YEARS OF SERVICE, SAID EMPLOYEE SHALL BE COMPENSATED FOR ACCUMULATED SICK LEAVE COMPUTED ON A DAILY RATE OF PAY FOR THE YEAR IMMEDIATELY PRECEDING SAID TERHINATION AND SMALL RECEIVE A FULL DAYS PAY FOR EACH DAY OF ACCUMULATED SICK LEAVE. ANY EMPLOYEE SEPARATED FROM SERVICE FOR CAUSE ARISING FROM ANY DISCIPLINARY ACTION SHALL NOT BE ENTITLED TO COMPENSATION FOR ACCUMULATED SICK LEAVE. IT IS FURTHER AGREED THAT AN EMPLOYEE AFTER COMPLETING 19 YEARS OF SERVICE MAY USE ACCUMULATED SICK LEAVE FOR THE PURPOSE OF EARLY RETIREMENT. AT ANYTHME IN THE EVENT OF A PERMANENY JOB RELATED DISABILITY, GAID EMPLOYEE SHALL EITHER AT THE ABOVE POINTS IN TIME RECEIVE A FULL DAYS PAY FOR EACH ACCUMULATED DAY OF SICK LEAVE.

ID-4 FUNERAL LEAVE:

EMPLOYEES COVERED BY THIS AGREEMENT SHALL BE ENTITLED TO A SPECIAL LEAVE OF ABSENCE WITH PAY UP TO A MAINUM OF THREE (31 WORKING DAYS IN CASE OF DEATH WITHIN THE IMMEDIATE FAHILY. THE TERM INMEDIATE FAHILY GHALL INCLUDE DALY, FATHER, MCTHER, GTEP-PARENI, FATHER/MOTHER IN LAW, GRANDPARENTS, SISTER, BROTHER, SPOUSE, CHILD OR FOSTER CHILD OF ANY EMPLOYEE AND RELATIVES RESIDING IN HIS HOUSEHOLD, DUT DOES NOT INCLUDE PERSONS RESIDING ON A RENTAL SASIS. THE CHIEF OF POLICE SHALL BE NOTIFIED BY THE EMPLOYEE OF THE KEED OF LEAVE AS SOON AS IT IS PRACTICAL. ADDITIONAL LEAVE, IF REQUIRED BECAUSE OF EXTENUATING CIRCUMSTANCES, MAY BE SRANTED WITH PAY BY THE CRIEF OF POLICE WITH THE APPROVAL OF THE MAYDR.

10-5 INJURY LEAVE:

INJURY LEAVE SHALL BE GRANTED WITH FULL PAY WITH EMPLOYEES TEMPORARILY DISABLED THROUGH INJURY OR ILLNESS AS A RESULT OF AND IN THE COURSE OF THEIR RESPECTIVE EMPLOYMENT. GUCH LEAVE FOR TEMPORARY DISABILITY SHALL BE SOVERNED BY THE STATUTES OF THE STATUTES OF THE STATUTES. AND PARTICULARLY THE WORKNEWS COMPENSATION STATUTES UNDER CHAPTER 15 OF TITLE 34 OF THE REVISED STATUTES. SAID INJURY LEAVE SHALL EXTEND FOR THE TIME PERIOD AS SET FORM IN SAID STATUTES. ANY AHOUNT OF SALARY OR MAGES PAID OR PAYABLE TO EMPLOYEES DECAUSE OF LEAVE GRANTED PURSUANT TO ARTICLE 10, 10-5 ABOVE SHALL BE REDUCED BY THE AMOUNT OF WORKNEWS COMPENSATION AWARD UNDER CHAPTER 15 YITLE 34 OF THE REVISED STATUTES MADE FOR DISABILITY BECAUSE OF THE SAME INJURY OR ILLNESS REQUIRING SUCH LEAVE. IT IS THE INTENTION OF THE CITY TO SUPPLEMENT ANY TEMPORARY DISABILITY PAYMENTS MADE UNDER WORKNEWS COMPENSATION TO EMPLOYEES, SO THAT SAID EMPLOYEE RECEIVES HIS FULL GALARY OR MAGE. UPOH THE CESSATION OF PAYMENTS OR TEMPORARY DISABILITY OF THE CARRIER TO THE EMPLOYEE THE CITY GUPPLEMENTAL PAYMENTS WILL ALSO CEASE AND THE EMPLOYEE SHALL BE EXPECTED TO RETURN TO WORK.

10-6 PBA LEAVE FOR MEETING:

THE COLIGATED DELEGATES OF PRA 77 THAT ARE EMPLOYED BY THE CITY, OR THEIR REPRESENTATIVES, SHALL BE GRANTED TIME OFF WITH PAY FOR ALL REGULARLY SCHEDULED HEETINGS OF PRA 77 WHEN SUCH MEETINGS TAKE PLACE AT A TIME WHEN A EMPLOYEES

INVOLVED ARE SCHEOULED TO WORK. HO MORE THAN ONE (II EMPLOYEE AT A TIME WILL BE SIVEN TIME OFF, AND REDUEST FOR THE TIME OFF MUST BE SUBNITIED SEVENTY-THO (72) HOURS IN ADVANCE. IN CASE OF EMERGENCY, IT SHALL BE DETERMINED BY THE CHIEF OF POLICE.

10-7 EXTEMBED LEAVES OF ABSENCE:

LEAVES OF ABSENCE NITHOUT PAY MAY BE GRANTED FOR A PERIOD UP TO BUT NOT EXCEEDING SIX (61 MONTHS, HOMEVER, THERE GHALL NOT BE MORE THAN ONE EMPLOYEE ON AN EXTENDED LEAVE OF ABSENCE AT THE SAME TIME.

10-B TRAINING AND EDUCATIONAL LEAVEL ...

FOR THE PRUPOSE OF IMPROVING PROFESSIONAL QUALIFICATIONS, EACH EXPLOYEE COVERED BY THIS AGREEMENT SHALL RECIEVE SPECIALIZED OR ADVANCED LAM EMPORCEMENT RELATED TRAINING. DATES AND TITLES OF ADVANCED TRAINING COURSES SHALL BE POSTED AS THEY BECOME AVAILABLE. EMPLOYEES SHALL BE SELECTED FOR ADVANCED TRAINING COURSES AS THEY ARE REDUESTED, GIVING PREFERENCE TO THE MOST SENIOR EMPLOYEE. HOWEVER THE COURSE SELECTED BY AN EMPLOYEE HUST BE OME RELATED TO THE AREA OF MORK THE EMPLOYEE IS ASSISNED. EMPLOYEES SHALL BE LIMITED TO NO MORE THAN ONE TRAINING COURSE ASSISNMENT A CALENDER YEAR UNLESS OTHERWISE AFPROYED BY THE CHIEF OF POLICE AND/OR THE MAYOR.

ARTICLE 11 - SALARY, LONGEVITY, OVERTIME:

11-1 SALARIES FOR EMPLOYEES FOR THE YEARS 1986 AND 1987 LISTED BELOW ARE PER ANHUM.

GRADE	1/1/86	7/1/86	1/1/B7	7/1/87
LIEUTENANT	2693B.82	28016.37	29417.21	30593.88
SERGEAUT	26154.20	27200.37	2B560.40	29702.80
OETECTIVE	25392.43	26408.13	27728.54	2BB37.67
PATROLHAN, BESINHING 4TH YEAR	24652.84	25638.96	26920.91	27997.74
PATROLMAN, BESIMBING 3RO YEAR	22513.41	23413.94	245B4.64	25568.03
PATROLMAM, BEBIHNINB 2NO YEAR	20420.05	21236.B6	22298.70	23190.65
PATROLMAN, BESINNING IST YEAR	1709B.3\$	17782.27	18671.38	17418.24

11-12 THE CITY AGREES TO MAINTAIN A 3X PAY DIFFERENTIAL BETWEEN THE BASE SALARY OF THE RANKS OF PATROLMAN, DETECTIVE, SERSEANT AND LIEUTEMANT.

11-2 FREVIOUS SERVICE:

CREDIT OF UP TO AND INCLUDING 36 MONTHS OF PREVIOUS BERVICE AS A POLICE OFFICE SHALL BE SIVEN TO HEN HIREB THAT HAVE SUCCESSFULLY COMPLETED TE PERVITED COURSES OF STUDY AT AH ACCREDITED POLICE ACADEMY. DOCUMENTATION OF PREVIOUS, SERVICE SHALL BE DETERMINED BY THE CHIEF OF POLICE.

11-3 YCRK WEEK:

FOR THE PURFOSE OF THIS AGREEMENT THE "MORK MEEK" SHALL BE DEFINED AS AN AVERAGE 40 HOUR MORK MEEK HITH THREE (3)

PERMANENTSHIFTS. IT SHALL BE FURTHER AGREED UPON THAT HO PERSONNEL SHALL BE REASSISHED UNLESS AGREED UPON BY ALL

PARTIES INVOLVED. THE DINLY EXCEPTION TO THIS SHALL BE IN THE CASE OF MANPONER SHORTAGE DUE TO ILLNESS OR AN EXTENDED

LEAVE OF ABSENCE, IN MITCH CASE THE REASSISHMENT WILL LAST ONLY AS LONG AS THE SHORTAGE IS IN EFFECT. THE

REASSIGHTHS OF PERSONNEL AS REFERRED TO IN THE ABOVE SHALL MEAN PATROLNEN AND SERSEANTS FROM SHIFT TO SHIFT. THIS

FARAGRAPH SHALL HOT LIMIT MANASEMENTS RIGHTS TO REASSISH JOB FUNCTIONS.

· 11-4 OYERTTME:

FOR THE PURPOSE OF THIS AGREENENT DVERTIME SHALL BE DEFINED AS ALL HOURS WORKED IN EXCESS OF THE AVERAGE AD HOUR WORK WEEK TO WHICH THE EMPLOYEE IS ASSIGNED.

- (A) DYERTIME SHALL BE PAID AT THE RATE OF ONE AND DRE-HALF TIMES THE RESULAR RATE OF PAY.
- (D) DVERTINE PAYMENTS WILL NOT BE MADE UNLESS APPROVED BY THE CHIEF OF POLICE.
- (CI OVERTIME GHALL BE REPORTED AS FOLLOWS)
 - I. LESS THAN I/4 OF AN HOUR HD PAYNERT.
- 2. 1/4 HOURS OR MORE GHALL BE CREDITED TO THE CLOSEST 1/2 HOUR. PAYMENT WILL BE MADE BY MULTIPLYING THE OVERTINE REPORTED BY ONE AND ONE-HALF THE CALCULATED HOURLY RATE.
- (DI THE HOURLY RATE SHALL BE CALCULATED BY DIVIDING THE ANNUAL GALARY, XMCLUDING LONGEVITY BUT EXCLUDING COLLEGE ALLOWANCE BY 2080 HOURS.
- (EI EARNED DYERTIME PAYMENTS SHALL BE PAID IN THE PAY PERIDD FOLLDWING THE PAY PERIDD THE DYERTIME WAS EARNED UNLESS OTHERWISE REQUESTED BY THE EMPLOYEE IN WRITING ON A FORM PROVIDED BY THE CITY CLERK/ADMINISTRATOR. IF OVERTIME IS RECEIVED ONCE YEARLY IT GHALL BE IN A GEPARATE CHECK FROM BALARY AND INCLUDED IN THE CHECK FOR COLLEGE CREDITG IF ANY.
 - (F) ALL ENPLOYEES COVERED BY THIS AGREEMENT ARE ELIBIBLE FOR CYERTINE PAYMENTS.
 - (GI EMPLOYEES SCHEDULED ID HORK, AND WORK ON ANY OF THE FOLLOWING HOLIDAYS SHALL BE PAID FOUR HOURS DYERTIME.

NEW YEARS DAY THANKSBIVING DAY MENORIAL DAY WASHINGTONS BIRTHDAY INDEPENDENCE DAY CHRISTMAS DAY VETERANS DAY LABOR DAY

II-5 GTAHOBY TINE:

ARY EMPLOYEE PLACED ON STANDBY TIME WILL BE BIVEN 2 HOURS OVERTIME. IF THIS GTANDBY ALERT CONTINUES PAST EIBHT (BI HOURS, THEM SAID EMPLOYEE WILL RECEIVE ANOTHER TWD (2) HOURS OVERTIME AT THE GTART OF EACH EIGHT (BI HOUR PERIOD IF THE STANDBY CONTINUES PAST THE DRIBINAL EIGHT (8) HOURS. IN THE EVENT GTANDBY IS DUE TO A COURT SUBPOEMA THE CHIEF OF POLICE GHALL BE NOTIFIED AS GOON AS POSSIBLE.

11-6 CONFERSATORY TIME DEFI

COMPENSATORY TIME OFF MAY BE GIVEN IN LIEU OF OVERTIME PAYMENTS AT THE REQUEST OF THE EMPLOYEE AND WITH THE APPROVAL OF THE CHIEF OF POLICE, PROVIDED HOWEVER, THAT THE COMPENSATORY TIME OFF IS REQUESTED PRIOR TO THE PAY PERIOD THE OVERTIME PAYMENTS ARE TO BE MADE. COMPENSATORY TIME OFF SHALL BE BAGED ON TIME AND A HALF.

II-7 LDNGEVITY:

EACH EMPLOYEE COVERED BY THIS AGREEMENT SHALL BE PAID IN ADDITION TO AND TOGETHER WITH HIS/HER ANNUAL BASE GALARY, ADDITIONAL COMPENSATION BASED UPDN THE LENGTH OF HIS/HER SERVICE AS FIXED AND DETERMINED ACCORDING TO THE FOLLOWING SCHEOULE:

- (AI UPON COMPLETING FIVE (5) YEARS OF SERVICE, 3% OF ANNUAL BASE GALARY.
- (BI UPDH COMPLETING TEN (10) YEARS OF SERVICE, 4X DF ANNUAL BASE GALARY.

- (C) UPON COMPLETINS FIFTEEN (15) YEARS OF SERVICE, 31 OF ANNUAL BASE BALARY.
- (D) UPON COMPLETING THENTY (201 YEARS OF SERVICE, 6% OF ANNUAL BASE SALARY.

LONGEVITY PAY SMALL BE APPLIED ON THE BASIS OF THE EMPLOYEES ANNIVERSARY DATE OF EMPLOYMENT AND GHALL COMMENCE AT THE ADJUSTED RATE OF PAY DN THE PAYDAY IMMEDIATELY FOLLDWING SAID ANIVERSARY DATE.

11-8 MINIMUM CALL DUT ALLOWANCE

EMPLOYEES THAT ARE CALLED INTO WORK WHILE OFF OUTY AND WORK, SHALL RECEIVE A MINIMUM OF THREE (3) NOURS PAY. THE CITY SHALL NOT REQUIRE AN EMPLOYEE TO REMAIN DN OUTY BEYOND THE TIME REDUIRED TO COMPLETE THE ASSIGNMENT HE WAS CALLED IN FOR.

11-9 SPECIAL DETAILS, SALARY AND COVERAGE:

SPECIAL DETAILS ARE DEFINED AS LAW EMFORCEMENT RELATED DUTIES SPECIFICALLY PROVIDED TO A BUSINESS, ORGANIZATION, CORPORATION OR GROUP SANCLICNED BY THE CHIEF DE POLICE AND PERFORMED VOLUNTARILY BY THE EMPLOYEE'S FOR A FIXED HOURLY RATE AND PAID FOR BY THE BUSINESS, ORGANIZATION, CORPORATION OR SKOUP BIRECTLY TO THE CITY.

THE CITY AGREES THAT APART FROM THEIR SPECIFICALLY ASSISTED DUTIES ANY SPECIAL DETAILS PERFORMED BY ITS EMPLOYEES WILL INCLUDE THE FOLLOWING:

- (I) COMPLETE COVERAGE UNDER ARTICLE 10-3.
- (2) COMPLETE COVERAGE UNDER ARTICLE 14.
- (3) COMPLETE COVERAGE UNDER ARTICLE 7-2 AND 7-4
- (4) CDILECTING THE EMPLOYEES WAGES EARNED AT THE HOURLY RATE MUTUALLY AGREED UPON.
- (5) PROCESSING SAID WAGES AND MAKING PAYMENT TO THE EMPLOYEE THE FIRST AVAILABLE PAY PERIOD FOLLOWING THE DUTY PERFORMED.

11-72 IT 13 THE INTENT OF ARTICLE 11-9 THAT ALL EMPLOYEES WHO WORK EXTRA DETAILS SHALL BE AS FULLY COVERED BY THE CITY AS THEY WOULD BE WORKING THEIR REGULAR DUTIES FOR THE CITY.

ARTICLE 12 - ACTING OFFICER:

12-1 ANY EMPLOYEE WHO SNALL NAVE BEEN APPOINTED TO ACT FOR A GENIOR OFFICER IN THE ABSENCE OF BUCH SENIOR OFFICER AND WHO GNALL NAVE PERFORMED THE DUTIES THEREOF, FOR A CONTINUOUS PERIOD OF THIRTY (30) DAYS SHALL, THEREAFIER, BE ENIILLED TO COMPENSATION APPROPRIATE TO SUCH OFFICER FOR TIME SO HELD. THIS SHALL NOT APPLY FOR ABSENCES DUE TO VACATION OR HOLIDAYS.

ARTICLE 13 - COLLEGE INCENTIVE ALLOWANCE:

13-1 COMPENSATION:

A COLLEGE INCENTIVE ALLOWANCE SHALL BE PAID TO EMPLOYEES THAT HAVE ACCUMULATED ACADEMIC CREDITS FROM AN INSTITUTION OF COLLEGIATE LEVEL. THE CREDITS ACCUMULATED MUST BE ACCEPTABLE TOWARDS AN ASSOCIATE DR DACHELDRS OR MASTERS DEGREE IN LAW EMPLOYEEMENT AND SHALL SE PAID IN ACCORDANCE WITH THE SCHEDULES AS FOLLOWS:

	AMESTERS	CRMPCHCAT 1	OW.
9.	BLAUKL	COMPENSATI	un.

i Africa de Catalogía de Catalo	
15 CREDITS	\$150.00
32 CRE0115	\$300.00
ASSOCIATE DEGREE	\$750.00
96 CRECITS	\$700.00
BACHELORS DEGREE	\$1500.00
MACTEDE RECDEE	\$7250.00

ACCUMULATED CREDITS

COMPENSATION SHALL BE CONTINUED FROM YEAR TO YEAR AND SHALL BE PAID IN A LOWP SUM ON THE FIRST PAYDAY IN DECEMBER.

MEM HIRES WILL NOT RECEIVE COLLEGE INCENTIVE ALLDWANCES FOR ACCUMULATED CREDITS UNTIL THE EMPLOYEE HAS COMPLETED

THELVE [12] MONTHS OF SERVICE IN THE CITY OF ABSECOM. PAYMENT IS TO BE PROPATED AND BEBIN WITH THE FIRST FULL MONTH

AFTER THE TWELVE [12] MONTHS OF SERVICE. THE CHECK FOR COLLEGE CREDITS WILL BE ADDED TO THE DYERTIME PAYMENT AND

SEPARATED FROM SALARY AS IN ARTICLE 11-4.

13-2 TUITION:

THE COST OF TUITION SHALL BE PAID BY THE CITY AND THE REQUIRED BOOKS SHALL BE PROVIDED FOR BY THE CITIES POLICE LIBRARY OR, IF NECESSARY, PURCHASED. ALL BOOKS PROVIDED BY THE CITY MUST BE SIGNED FOR BY THE EMPLOYEES AND RETURNED WITHIN THE TIME SPECIFIED, THE CITY SHALL BE REIMBURSED THE VALUE OF THOSE BOOKS HOT RETURNED.

ARTICLE 14 - HOSPITALIZATION INSURANCE:

- 14-1 THE CITY AGREES TO CONTINUE TO PROVIDE NEW JERSEY BLUE CROSS AND BLUE SHIELD WITH RIGER J OR SOUTHSHORE HEALTH PLAN, INC. FOR ALL EMPLOYEES COVERED BY THIS AGREEMENT AT THE CITIES EXPENSE. THE CITY AGREES TO PROVIDE MAJOR MEDICAL INSURANCE AT THE CITIES EXPENSE.
- 14-2 THE CITY AGREES TO CONTINUE TO PAY DUR RETAIL CLERKS HEALTH AND WELFARE FUND PREMIUMS FOR OPTICAL, DENTAL AND PRESCRIPTIONS FOR SINGLE AND MARRIED EMPLOYEES.

ARTICLE 15 - CLOTHING ALLOWANCE:

15-1 UHIFDRM WAINTEMANCE

EACH EMPLOYEE COVERED BY THIS AGREEMNT SHALL BE PAID AM ALLOWANCE FOR THE CLEANING AND MAINTENANCE OF HIS CLOTHING AND UNIFORMS IN THE SUM OF \$450.00 ANNUALLY. SAID ALLOWANCE SHALL BE PAID ON THE FIRST MORKING DAY OF THE PAYROLL, DEPARTMENT IN DECEMBER. FOR EMPLOYEES WITH LESS THAN TWELVE 112) MONTHS OF CONTINUOUS SERVICE THE \$450.00 SHALL BE PRORATED TO THE NUMBER OF FULL MONTHS OF SERVICE COMPLETED THE TIME PAYMENT IS MADE. IT IS UNDERSTODO THAT THIS ALLOWANCE IS NOT INTENDED TO BE USED TO PURCHASE OR REPLACE CLOTHING OR UNIFORMS.

15-2 UNIFORM PURCHASE:

NEWLY HIREO EMPLOYEES AND EMPLOYEES WITH LESS THAN TWELVE (12) MONTHS SERVICE ARE REPUIRED TO PURCHASE THEIR DAYN UNIFORMS. ALL DITHER UNIFORM PERSONNEL GHALL RECEIVE A CREDIT OF \$450.00 AHAVALLY TO PURCHASE UNIFORMS. THE CITY ALSO AGREES TO REIMBURSE MONTHURFORMED PERSONNEL FOR CLOTHING UP TO \$450.00 PER YEAR. REIMBURSEMENTS WILL NOT SE MADE UNTIL THE PROPER RECEIPTS HAVE BEEN PRESENTED. HENLY HIRED EMPLOYEES AND EMPLOYEES WITH LESS THAN TWELVE (12) MONTHS SERVICE SHALL BE REIMBURSED THE FULL PRICE FOR THE INITIAL PURCHASE OF UNIFORMS ONCE THEY HAVE COMPLETED THELYE (12) MONTHS DE CONTINUOUS SERVICE AND HAVE PRESENTED THE PROPER RECEIPTS. AT THE TIME OF PURCHASE THE RECEIPTS MAY BE FILED WITH THE CITY CLERK PENDES THE COMPLETION OF TWELVE (12) MONTHS OF SERVICE. THE CITY ALSO AGREES TO PAY THE DIFFERENCE OF UNIFORM PRICE IF THE CITY MAKES ANY MAJOR CRAMSE IN THE PRESENT UNIFORM.

ARTICLE 16 - CONTINUATION OF BENEFITS NOT COVERED BY THIS AGREEMENT:

16-I ALL PRACTICES AND CONDITIONS NOT COVERED BY THIS AGREEMENT SHALL CONTINUE TO BE SOVERYED, CONTROLLED AND INTERPRETED BY REFERENCE TO THE CITY CHARTER, ORDINANCES AND RULES AND REGULATIONS OF THE POLICE DEPARTENT AND ANY PAST OR PRESENT BENEFITS OR PRIVILEGES WHICH ARE ENJOYED BY THE EMPLOYEES COVERED BY THIS AGREEMENT, THAT HAVE NOT BEEN INCLUDED IN THIS CONTRACT, SHALL BE CONTINUED.

ARTICLE 17 - SAVINGS CLAUSE:

17-1 IN THE EVENT THAT ANY PROVISION OF THIS AGREEMENT SHALL BE FINALLY DETERMINED TO BE IN VIOLATION OF ANY APPLICABLE STATE LAW, SUCH DETERMINATION SHALL NOT IMPAIR THE VALIDITY OR ENFORCEMENT OF THE REMAINING PROVISIONS OF THIS AGREEMENT. IN THE EVENT THAT ANY PROVISION OF THIS AGREEMENT IS CONTRARY TO AN EBTABLISHED CITY ORDINANCE, THE ... PROVIDIONS OF THIS AGREEMENT SHALL APPLY.

ARTICLE 18 - MISCELLANEOUS:

18-1 PROBATIONARY PER100:

EMPLOYEES COVERED BY THIS ASREEMENT SHALL NOT BE ELISIBLE FOR BENEFITS AS PROVIDED IN ARTICLE 10, 10-T AND ARTICLE 13 UNTIL THEY HAVE COMPLETED AT LEAST TWELVE (12) MONTHS OF CONTINUOUS SERVICE WITH THE ABSECON POLICE DEPARTMENT.

18-2 APPROVING AUTHORITY:

IN THE ADSENCE OF THE MATOR/AND OR CHIEF OF POLICE A REPRESENTATIVE SHALL BE APPOINTED AS THE APPROVINS AUTHORITY.

ARTICLE 19 - STRIKES

19-1 PBA IT AND THE EMPLOYEES ASSURE AND PLEOSE TO THE CITY THAT THEIR SOALS AND PURPOSES ARE SUCH AS TO COMDONE NO STRIKES, WORK STOPPAGES, SICKOUTG, SLOWDOWNS OR ANY OTHER METHODS WHICH WOULD INTERFERE WITH POLICE SERVICE TO THE CITY AND ITS CITIZENS, OR VIOLATES THE LAWS OF THE STATE OF NEW JERSEY OR THE CONSTITUTION OF THE UNITED BIATES. THE PBA 77 AND EMPLOYEES WILL NOT SUPPORT ANY MEMBER OF THIS ORGANIZATION ACTING CONTRART TO THIS PROVIDION.

ARTICLE 20 - DUES DEDUCTION AND AGENCY SHOP:

- 1. THE CITY ASREES TO DEDUCT FROM THE SALARIES OF TTO EMPLOYEES, SUBJECT TO THIS ASREEMENT, DUES FOR THE ASSOCIATION. SUCH DEDUCTIONS SHALL BE MADE IN COMPLIANCE WITH CHAPTER 123, PUBLIC LANS OF 1974, N.J.S.A. (R.S.1. 52:199 15.78, AS ANNENDED.
- 2. A CHECK OFF SHALL COMMENCE FOR EACH EMPLOYEE WHO SIGHS A PROPERLY DATED AUTHORIZATION CARD, SUPPLIED BY THE CITY TREASURER DURING THE MONTH FOLLOWING THE FILLING OF SUCH CARD WITH THE CITY.
- 3. IF OURING THE LIFE OF THIS AGREEMENT THERE SHALL BE ANY CHANGE IN THE RATE OF MEMBERSHIP OUEB, THE ASSOCIATION SHALL FURNISH THE CITY WRITTEN NOTICE THIRTY (30) DAYS PRIOR TO THE EFFECTIVE DATE OF SUCH CHANGE AND SHALL FURNISH TO THE CITY EITHER NEW AUTHORIZATIONS FROM ITS MEMBERS SHOWING THE AUTHORIZED DEDUCTIONS FOR EACH EMPLOYEE, OR AN OFFICIAL NOTIFICATION OF THE LEITERMEAD OF THE ASSOCIATION AND SISNED BY THE PRESIDENT OF THE ASSOCIATION ADVISING OF GUCH CHANGED DEDUCTION.
- 4. THE ASSOCIATION WILL PROVIDE THE NECESSARY "CHECK OFF" AUTHORIZATION FORM AND THE ASSOCIATION WILL SECURE THE "

SIGNATURES OF ITS MENSERS ON THE FORMS AND DELIVER THE SIGNED FORMS TO THE CITY CLERK.

- 3. ANY SUCH WRITTEN AUTHORIZATION MAY BE WITHDRAWN AT ANYTHE SY THE FILTHS OF NOTICE OF SUCH WITHDRAWAL WITH THE CITY CLERK. THE FILTHS OF NOTICE OF SUCH WITHDRAWAL SHALL BE EFFECTIVE TO HALT DEDUCTIONS IN ACCORDANCE WITH N. J. S. A. 52: 14-15.7E AS AMENDED.
- 6. THE CITY AGREES TO DEDUCT THE FAIR SHARE FEE FROM EARNINGS OF THOSE EMPLOYEES WHO ELECT NOT TO SECOME MEMBERS OF THE ASSOCIATION AND TRANSMIT THE FEE TO THE MAJORITY REPRESENTATIVE.
- 7. THE DEDUCTION SHALL COMMENCE FOR EACH EMPLOYEE WHO ELECTS NOT TO SECONE A MEMBER OF THE ASSOCIATION DURING THE MONTH FOLLOWING WRITTEN NOTICE FROM THE ASSOCIATION OF THE AMOUNT OF THE FAIR SHARE ASSESSMENT MUST ALSO SE FURNISHED TO THE NEW JERSEY PUBLIC EMPLOYMENT RELATIONS CONNISSION.
- 8. THE FAIR SHARE FEE FOR SERVICES RENDERED SHALL SE IN AN AMOUNT EQUAL TO THE RESULAR NENDERSHIP DUES, INITIATION FEES AND ASSESSMENTS OF THE ASSOCIATION, LESS THE COSTS OF DENEFITS FINANCED THROUGH THE DUES AND AVAILABLE ONLY TO MEMBERS OF THE ASSOCIATION, BUT IN NO EVENT SHALL THE FEE EXCEED EIGHTY-FIVE (85) PERCENT OF THE REGULAR NEMBERSHIP DUES, FEES, AND ASSESSMENTS.
- 7. THE SUM REPRESENTING THE FAIR SHARE FEE SHALL NOT REFLECT THE COST OF FINANCIAL SUPPORT OF POLITICAL CAUSES OR CANDIDATES, EXCEPT TO THE EXTENT THAT IT IS NECESSARY FOR THE ASSOCIATION TO ENGASE IN LOBBYIRS ACTIVITY DESIGNED TO FOSTER ITS POLICY SOALS IN COLLECTIVE NEGOTIATIONS AND CONTRACT ADMINISTRATION, AND TO SECURE FOR THE EMPLOYEES IT REPRESENTS ADVANCES IN MASES, HOURS AND OTHER CONDITIONS OF EMPLOYMENT WHICH DROINARILY CANNOT BE SECURED THROUGH COLLECTIVE NEGOTIATIONS WITH THE CITY.
- 10. PRIOR TO JANUARY 18T AND JULY 31ST OF EACH YEAR, THE ASSOCIATION SHALL PROVIDE ADVANCED WRITTEN NOTICE TO THE NEW JERSEY PUBLIC EMPLOYMENT RELATIONS COMMISSION, THE CITY AND TO ALL EMPLOYEES WITHIN THE UNIT, THE INFORMATION NECESSARY TO COMPUTE THE FAIR SHARE OF FEE FOR BERVICES ENUMERATED ABOVE.
- II. THE ASSOCIATION SHALL ESTABLISH AND MAINTAIN A PROCEDURE WHEREBY ANY EMPLOYEE CAN CHALLENGE THE ASSESSMENT AS COMPUTED BY THE ASSOCIATION. THIS APPEAL PROCEDURE SHALL IN MO WAY INVOLVE THE CITY OR REQUIRE THE CITY TO TAKE ANY ACTION OTHER THAN HOLD THE FEE IN ESCROW PENDING RESOLUTION OF THE APPEAL.
- 12. THE ASSOCIATION SHALL INDENNIFY, DEFENSE, AND THE SAVE THE CITY HARMESS AGAINST ANT AND ALL CLAINS, DEMANDS, SUIIS OR OTHER FORMS OF LIABILITY THAT SHALL ARISE OUT OF DR DY REASON OF ACTION TAKEN DY THE CITY IN RELIANCE UPON DEFICIAL MOTIFICATION ON THE LETTERHEAD OF THE ASSOCIATION AND SISNED BY THE PRESIDENT OF THE ASSOCIATION, ADVISING OF SUCH CHANGED DEST.
- 13. NEMBERSHIP IN THE ASSOCIATION IS SEPARATE, APART AND DISTINCT FROM THE ASSUMPTION BY OHE OF THE EQUAL DBLISATIONS TO THE EXTENT THEY HAVE RECEIVED EQUAL BENEFITS. THE ASSOCIATION IS REQUIRED UNDER THIS AGREEMENT TO REPRESENT ALL OF THE EXPLOYEES AND THE BARGAINING UNIT FAIRLY AND EQUALLY, WITHOUT REGARD TO ASSOCIATION NEMBERSHIP. THE TERMS OF THIS AGREEMENT HAVE BEEN MADE FOR ALL EXPLOYEES IN THE BARBAINING UNIT, AND NOT DRAY FOR MEMBERS IN THE ASSOCIATION AND THIS AGREEMENT HAS BEEN EXECUTED BY THE CITY AFTER IT HAD SATISFIED ITSELF THAT THE ASSOCIATION IS A PROFER MAJORITY REFRESENTATIVE.

ARTICLE 24 - DURATION OF THE AGREEMENT:

THIS AGREEMENT SHALL BE IN FULL FORCE AND EFFECT FROM JANUARY I, 1986 UNTIL MIGMIGHT, DECEMBER 31, 1987. THE PARTIES ALSO AGREE THAT MESOTIATIONS SHALL BEGIN ON OR ABOUT, AUGUST 15, 1987 FOR A SUCCESSOR AGREEMENT AND THAT THE PRESENT AGREEMENT GHALL REMAIN IN FULL FORCE AND EFFECT UNTIL A SUCCESSOR AGREEMENT IS REACHED.

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